AMENDMENT UNDER 37 C.F.R. § 1.111

U.S. Application No.: 10/551,577

Attorney Docket No.: Q90071

REMARKS

The present invention relates to an antique style decorative sheet and to an antique style

decorative laminate.

In the Office Action of January 16, 2007, the specification was objected to, with the

Examiner indicating that trademarks should be set forth in all capitol letters. The Examiner

noted an example of a trademark at page 6, line 1, viz., the term "TSUNAMITM". Applicant has

amended the term to "TSUNAMITM" to indicate that it is a trademark, and similarly has amended

the terms at pages 11 and 13 to read "RIVESTARTM". The Examiner next indicated that the

listing of references from the Search Report was not considered in compliance with the

information disclosure requirements, particularly for foreign language documents, with the

Examiner noting that neither copies of the cited references or abstracts in Japanese or English

had been provided. Regarding the prior art, claims 1 - 8 were rejected under 35 U.S.C. § 103

based on U.S. Patent 6,183,842 (Shimizu et al) in view of JP 62-198455 A (JP '455 - cited in the

Search Report).

In response, Applicant has amended the specification and claims herein.

First, the trademark "TSUNAMITM" has been indicated in accordance with the

Examiner's indication as a trademark, and the term "RIVESTARTM" at pages 11 and 13, has been

similarly amended. The term $TSUNAMI^{TM}$ is a trademark for a base layer made by Eastman

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Company, as described in the sentence bridging pages 5 - 6. Similarly, the term RIVESTARTM describes amorphous polyester-based resin sheets manufactured by Rikentechnos Corporation described, e.g., at page 11, lines 11 - 18 and page 13, lines 9 - 16.

Turning to the prior art rejection, Applicants have amended claims 1 and 4 herein, including incorporation from claims 3 and 6, respectively; accordingly, claims 3 and 6 have been canceled, leaving claims 1, 2, 4, 5, 7, and 8 pending. Applicant respectfully submits that independent claims 1 and 4 and the claims dependent thereon distinguish over the cited prior art, and that the cited prior art provides no description of using a release base layer on a transfer foil. By using a release base layer on a transfer foil, the desired resin coat layer can be obtained easier than using other methods (coating). Therefore, the present invention is very effective to obtain the resin coat layer under various conditions. Such can not be achieved by the cited prior art references. Accordingly, it is respectfully submitted that the prior art rejection under 35 U.S.C. § 103(a) should now be withdrawn.

In view of the above, reconsideration and allowance of this application are now believed to be in order, and such actions are hereby earnestly solicited.

If any points remain in issue which the Examiner feels may be best resolved through a personal or telephone interview, the Examiner is kindly requested to contact the undersigned attorney at the local Washington, D.C. telephone number listed below.

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Regarding the Information Disclosure Statement to which the Examiner objected, the

undersigned has been able to obtain copies of the four cited foreign language documents, and has

been able to obtain English language abstracts for three (3) of the four (4) references that were

cited in the International Search Report, and copies thereof are submitted together with an

Information Disclosure Statement submitted simultaneously herewith; an English language

abstract has not been located so far for JP 62-198455, but will be provided if it can be obtained.

The USPTO is directed and authorized to charge all required fees, except for the Issue

Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any

overpayments to said Deposit Account.

Respectfully submitted,

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WASHINGTON OFFICE

23373

CUSTOMER NUMBER

Date: April 16, 2007

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